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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
08/960,224	10/29/1997	SHINICHI NISHIDA	Q46916	5658
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SUGHRUE MION ZINN MACPEAK & SEAS			EXAMINER	
	YLVANIA AVENUE NW N, DC 200373202		QI, ZHI QIANG	
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			2871	
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Please find below and/or attached an Office communication concerning this application or proceeding.

·	Application No.	Applicant(s)
Office Author Occurrence	08/960,224	NISHIDA ET AL.
Office Action Summary	Examiner	Art Unit
	Mike Qi	2871
The MAILING DATE f this communication app Period for Reply	ears In the cover sheet with the	c rrespondence address
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, - Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b). Status	86(a). In no event, however, may a reply be ti within the statutory minimum of thirty (30) da rill apply and will expire SIX (6) MONTHS fron cause the application to become ABANDONI	mely filed ys will be considered timely. n the mailing date of this communication. ED (35 U.S.C. § 133).
1)⊠ Responsive to communication(s) filed on 26 ħ	<u> 1arch 2003</u> .	
2a)⊠ This action is FINAL . 2b)□ Thi	is action is non-final.	
3) Since this application is in condition for allowa closed in accordance with the practice under a Disposition of Claims		
4)⊠ Claim(s) <u>1-15</u> is/are pending in the application		
4a) Of the above claim(s) is/are withdray	vn from consideration.	
5) Claim(s) is/are allowed.		
6)⊠ Claim(s) <u>1-15</u> is/are rejected.		
7) Claim(s) is/are objected to.		
8) Claim(s) are subject to restriction and/or	election requirement.	
Application Papers		
9) The specification is objected to by the Examiner		
10) The drawing(s) filed on is/are: a) accep		
Applicant may not request that any objection to the 11) The proposed drawing correction filed on		
If approved, corrected drawings are required in rep		Oved by the Examiner.
12) The oath or declaration is objected to by the Exa		
Priority under 35 U.S.C. §§ 119 and 120		
13) △ Acknowledgment is made of a claim for foreign	priority under 35 U.S.C. & 1196	a)-(d) or (f)
a)⊠ All b)□ Some * c)□ None of:	priority and or occio. 3 Trop	2) (3) 3. (1).
1.⊠ Certified copies of the priority documents	s have been received	
2. Certified copies of the priority documents		tion No.
Copies of the certified copies of the prior application from the International But See the attached detailed Office action for a list of the prior application from the prior applicati	ity documents have been receiveau (PCT Rule 17.2(a)).	ed in this National Stage
14) Acknowledgment is made of a claim for domestic	•	
a) ☐ The translation of the foreign language pro 15)☐ Acknowledgment is made of a claim for domesti	visional application has been re	ceived.
Attachment(s)	, 55	
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449) Paper No(s)	5) Notice of Informal	ry (PTO-413) Paper No(s) Patent Application (PTO-152)

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DETAILED ACTION

Claim Rejections - 35 U.S.C. § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1-2 are rejected under 35 U.S.C. 103(a) as being unpatentable over the article "Principles and characteristics of Electro-Optical Behaviour with In-plane Switching Mode" (Oh-e et al) in view of US 5,085,973 (Shimizu et al) and US 4,632,514 (Ogawa et al).

Claim 1, Oh-e et al discloses (in the paragraph "Principles of Proposed In-plane Switching Mode" and Fig. 1) an In-Plane Switching mode liquid crystal display comprising:

- a first substrate and a second substrate opposed to each other;
- when a predetermined voltage is applied, the predetermined electric filed will be generated on the second substrate;
- a liquid crystal layer injected in a gap between the pair of substrates;
- the electric field generated by the second substrate being substantially parallel to the liquid crystal layer to control the display;
- a plurality of opposing electrodes provided in parallel to the pixel electrodes, so that when

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a voltage is applied to the pixel electrodes to generate an electric field therebetween.

Oh-e does not expressly disclose that the first substrate on which a plurality of color layers having transmission wavelengths different from each other are provided in parallel to each other, and the liquid crystal layer having a thickness which varies depending upon the transmission wavelengths of the color layers; the second substrate on which a plurality of pixel electrodes provided corresponding the color layer, and the predetermined voltage being applied to the pixel electrode, and maximum brightness for each of R,G,B is gained by applying different driving voltages to the pixel electrodes depending on the thickness of the liquid crystal layers in each color layers, wherein larger voltage is applied to each of the pixel electrodes for the color layers with thinner liquid crystal layer to get maximum brightness for each color.

However, Shimizu discloses (col.1, line 45 - col.2, line 33; Fig.1) that a liquid crystal panel comprising a first substrate (1) on which a plurality of color filters (2) (red, green and blue, corresponding to the different wavelengths) having transmission wavelengths different from each other are provided in parallel to each other, and the liquid crystal layer having a thickness which varies depending upon the transmission wavelengths of the color filters, so as to improve the contrast, and this is "multi-gap", and the color filter can give a pattern having a high precision and an excellent surface smoothness and has a good environmental resistance, so that means the coloring is controlled in a case of an oblique view or front view will have a good environmental resistance and a wide viewing angle.

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Ogawa discloses (col.7, line 3 - col.8, line 7; col.9, line 48 - col. 10, line 26; Fig.15) that in the relative thick cell, there is a undesirable phenomenon that the transmittance decreases as impressed voltage increased. Therefore, in the thicker cell, the impressed voltage must be decreased in order to increase the transmittance. On the contrary, in the thinner cell, the impressed voltage must be increased in order to increase the transmittance.

Therefore, the applied driving voltages to the pixel electrodes must be decreased as the cell thickness being increased in order to increase the brightness, and that would be applying driving voltages to the pixel electrodes are depending upon the thickness of the crystal layers in each color layer, wherein the applied driving voltages to each color pixel electrode are increased as the thickness of the liquid crystal layer of each color pixel layer being decreased for achieving maximum brightness of each color (i.e., larger voltage is applied to each of the pixel electrodes for the color layers with thinner liquid crystal layer to get maximum brightness for each color).

Ogawa discloses the <u>concept</u> for the multi-gap type liquid crystal cell in which applying different driving voltage to the pixel electrodes depending upon the different thickness of liquid crystal layer in each color layer and the <u>relationship</u> of <u>the driving voltage with respect to the cell thickness</u>, wherein the applied driving voltages to each color pixel electrode are increased as the thickness of the liquid crystal layer of each color pixel layer being decreased for achieving maximum brightness of each color.

Therefore, it would have been obvious to those skilled in the art at the time the invention was made in which the thickness of the liquid crystal layer varies depending upon the different

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wavelengths of the color layers as claimed in claim 1 to achieve a good environmental resistance and a wide viewing angle and gained maximum brightness by applying different driving voltage.

Claim 2, Shimizu discloses (Fig.1) that the thickness of the liquid crystal layer increases in proportional to the wavelength of the corresponding color filter, i.e., the thickness of the liquid crystal layer increases in proportion to the wavelength from blue (460 nm) to red (650 nm), and the function of the color filter must be able to passing light 70% or more of peak of incoming light, so as to improve the contrast.

Therefore, it would have been obvious to those skilled in the art at the time the invention was made to arrange the thickness of the liquid crystal layer increases in proportional to the wavelength of the corresponding color filter, and the light transmission factors of the color filter higher than 70% of peak of incoming light as claimed in claim 2 for achieving the contrast requirement.

3. Claim 3 is rejected under 35 U.S.C. 103(a) as being unpatentable over US 6,137,560 (Utsumi et al).

Claim 3, Utsumi discloses (col.3, line 3-col.4 line 53; col.8, line 24-col.14, line 9; and Figs.1, 6, 20, 21) that an active matrix liquid crystal display panel comprising:

- a plurality of color filters (24) on a first substrate (7);
- a second substrate opposing to the first substrate and the liquid crystal layer (6) formed between the two substrates;

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- the second substrate having a plurality of pixel electrodes (3, 4) corresponding to the color filters and a plurality of common electrodes (1) generating a parallel electric field to the liquid crystal layer to control a display when voltage is applied to the pixel electrodes;

- the thickness of the liquid crystal layer at a portion where red light transmitting is thinner than the thickness of the liquid crystal layer at a portion where green light or blue light transmitting (col.4, lines 49-53), i.e., the liquid crystal layer having a thickness which varies depending upon the transmission wavelength of the color layer;
- the pixel electrodes (3, 4) and the opposing common electrodes (1) being spaced each other by distances.

Utsumi discloses (col.11, lines 25-43) an In-Plane switching mode liquid crystal display having the thickness of the liquid crystal layer being varied and corresponding color filters.

Although Utsumi fails to explicitly disclose the last limitation of claim 3, but Utsumi discloses (col.11, lines 25-43; Fig.6) the IPS display device comprising color filters (R,B,G) corresponding to the pixel electrodes.

Since each of the pixel electrodes is corresponding to a different color filter (i.e., R, B or G), so that the respective pixel electrodes and the opposing common electrodes being spaced from each other by distances which are different for the individual color filters (different color filter having corresponding different pixel electrode, so that the distance between the pixel electrode and the common electrode also is different corresponding to each color filter).

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Utsumi indicates (col.4, line 44 - col.5, line 67) that such structure would be possible to suppress the color shift caused by the change in the voltage applied and make the liquid crystal display having a fine display characteristic.

Therefore, it would have been obvious to those skilled in the art at the time the invention was made to arrange the pixel electrodes as claimed in claim 3 for achieving the fine display characteristic.

4. Claims 4-6 are rejected under 35 U.S.C. 103(a) as being unpatentable over US 6,137,560 (Utsumi et al) in view of US 5,085,973 (Shimizu et al).

Claim 5, Utsumi discloses all the limitations of claim 5 as the explanation above except for the liquid crystal layer has a thickness which is increased in proportion to one wavelength selected from a wavelength region in which transmission factors of the color layer are higher than 70% of those at peaks of transmission spectra of the color layers.

However, Shimizu discloses (col.1, lines 45-48; Fig.1) that the thickness of the liquid crystal layer increases in proportional to the wavelength of the corresponding color filter, i.e., the thickness of the liquid crystal layer increases in proportion to the wavelength from blue (460 nm) to red (650 nm) for the purpose of improving contrast, and the function of the color filter must be able to passing light 70% or more of peak of incoming light, so as to improve the contrast.

Therefore, it would have been obvious to those skilled in the art at the time the invention was made to arrange the thickness of the liquid crystal layer increases in proportional to the wavelength of the corresponding color filter, and the light transmission factors of the color filter

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higher than 70% of peak of incoming light as claimed in claim 5 for achieving the contrast requirement.

Claims 4 and 6, Utsumi discloses (Col.10, lines 40-41 and Fig.6) that a surface flattening protection film (25) is provided on the color filter (24), and it was common and known in the art to arrange a protective layer on the color layers as claimed in claims 4 and 6 for preventing elusion of impurities from the color layers.

5. Claim 7 is rejected under 35 U.S.C. 103(a) as being unpatentable over US 6,137,560 (Utsumi et al) in view of US 5,506,706 (Yamahara et al).

Claim 7, Utsumi discloses all the limitations of claim 7 as the explanation above except for a pair of polarizing plates and an optical compensation layer.

However, Yamahara discloses (col.3, lines 30-57; col.5, lines 30-31; and Figs. 2, 4) that a pair of polarizing plates (3 and 4) disposed on the outer sides of the substrates (6 and 7), and at least one phase difference plate (1) (optical compensation layer) having negative refractive index anisotropy in one axis direction being disposed at least between a substrate (6) and a polarizing plate (3), and the axis of the compensation layer (1) being parallel to at least one of the polarization axes of the two polarizing plates (3 and 4), and any projection direction of the anisotropic axis of the optical compensation layer would have same direction according to a certain viewing angle, i.e., in a certain viewing angle the projection direction of the anisotropic axis of the optical compensation layer would be parallel to at least one of the polarization axes of the two polarizing plates (3 and 4) too, so that the birefringence to compensate for the change of

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phase difference of normal light and abnormal light caused by viewing angle, thereby making it possible to convert into linear polarization in a wide range of viewing angle.

Therefore, it would have been obvious to those skilled in the art at the time the invention was made to arrange an optical compensation layer as claimed in claim 7 for achieving a wide viewing angle.

6. Claims 8-15 are rejected under 35 U.S.C. 103(a) as being unpatentable over Utsumi and Yamahara as applied to claim 7 above, and further in view of US 4,844,569 (Wada et al).

Claims 8-9 and 13, Wada discloses (col.5, line 47 - col.7, line 47; Fig.7) that by providing an optical anisotropic substance (102) (optical compensation layer) which compensates for the elliptical polarization of light passing through cell (103), the intensity of light passing through optical anisotropic layer (102) are substantially the same as the light entering cell (103), namely linear polarized light, so that is the directors of the liquid crystal molecules in the liquid crystal layer with respect to a plane of the liquid crystal layer are substantially uniform, and the refractive index anisotropic axis of the optical compensation layer extends substantially in parallel to the directors, so that without loss brightness or intensity of light.

Wada also discloses (col.7, lines 12-25) that the product of birefringence (Δn) and layer thickness (d) that is, $\Delta n \cdot d$ for both cell (103) and substance (102) (optical compensation layer) is the same, i.e., the Δn_{LC} $d_{LC} = \Delta n_F$ d_F , and that is the perfect compensation.

Wada indicates (col.6, lines 26-65) that the optical anisotropic layer (102) rotates light having the elliptically polarized waves to cancel the differences between their polarized states by

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again linearly polarizing all wavelength as represented by blue light, green light and red light, so that without loss of brightness or intensity of light.

Therefore, it would have been obvious to those skilled in the art at the time the invention was made to arrange the optical compensation as claimed in claim 8-9 and 13 for achieving high contrast as without loss brightness or intensity of light.

Claims 10 and 14-15, if the perfect compensation achieved, as a result, the refractive index n_{LO} of the liquid crystal layer for the ordinary light must equal to the refractive index n_{FO} of the compensation layer. Therefore, the limitation as claimed in claims 10 and 14-15 would have been at least obvious.

Claims 11-12, if the perfect compensation achieved, as a result, the projections of directors of liquid crystal molecules must be parallel to each other and the projection of the refractive index anisotropic axis of the compensation layer would be parallel to the directors of the plane of the liquid crystal layer, and the angles relationship would be $\theta_1 < \theta_F < \theta_2$, and the refractive index anisotropic axis of the compensation layer would be parallel to the director of one of the liquid crystal molecules, and the angle θ_F would vary in the thicknesswise direction of the compensation layer in corresponding to the director in thicknesswise direction of the liquid crystal layer. Therefore, the limitation as claimed in claims 11-12 would have been at least obvious.

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Response to Arguments

7. Applicant's arguments filed on Mar.26, 2003 have been fully considered but they are not persuasive.

Applicant's only arguments are as follows:

- 1) The reference Ogawa does not disclose applying different voltage values to different pixels R,G,B depending on the thickness of the crystal layer in each of the color layers, as claimed in claim 1.
- 2) Claims 3 and 5, Utsumi does not disclose or suggest spacing pixel electrodes and opposing electrodes by distances which are different for individual color layers as claimed in claims 3 and 5.

Examiner's responses to Applicant's only arguments are as follows:

1) The reference Ogawa discloses (col.7, line 3 - col.8, line 7; col.9, line 48 - col. 10, line 26; Fig.15) that in the relative thick cell, there is a undesirable phenomenon that the transmittance decreases as impressed voltage increased. Therefore, in the thicker cell, the impressed voltage must be decreased in order to increase the transmittance. On the contrary, in the thinner cell, the impressed voltage must be increased in order to increase the transmittance

Ogawa discloses the <u>concept</u> for the multi-gap type liquid crystal cell in which applying different driving voltage to the pixel electrodes depending upon the different thickness of liquid crystal layer in each color layer and the <u>relationship</u> of <u>the driving voltage with respect to the cell thickness</u>, wherein the applied driving voltages to each color pixel electrode are increased as the

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thickness of the liquid crystal layer of each color pixel layer being decreased for achieving maximum brightness of each color.

2) The reference Utsumi discloses (col.11, lines 25-43; Fig.6) the IPS display device comprising color filters (R,B,G) corresponding to the pixel electrodes. Since each of the pixel electrodes is corresponding to a different color filter (i.e., R, B or G), so that the respective pixel electrodes and the opposing common electrodes being spaced from each other by distances which are different for the individual color filters (different color filter having corresponding different pixel electrode, so that the distance between the pixel electrode and the common electrode also is different corresponding to each color filter).

Conclusion

8. THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however,

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will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

- 9. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.
- 10. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Mike Qi whose telephone number is (703)308-6213.

Mike Qi Apr. 28, 2003

> TOANTON TOANTON PRIMARY EXAMINER